

AGREEMENT TO MEDIATE

Mediation (hearing request) Date of mediation:	Preappea	Il Conference (Mediationno hearing request)
 Beginning time: Ending:	Mediation DE assigned n	OR n (hearing request) umber
 Beginning time: Ending:	Date of mediat	ion:
according to the Administrative Rules of the Iowa Department of Education, Bureau of Children, Family and Community Services withas the mediator. 2. I am choosing to pursue mediation in an effort to reach an agreement on issues concerning special education services for 3. Due to the personal and private nature of the matters to be discussed in mediation, and because open and honest communication is required in order to reach resolution, all discussions that occur during this mediation process shall be confidential. I understand this is not intended to prohibit any of us from discussing information, including any written agreement we reach, on a need-to-know basis, with appropriate staff, family members, counsel, and professional advisors. 4. I understand that discussions and offers of agreement made and not accepted in the mediation cannot be used as evidence or as arguments in future hearings or civil proceedings. 5. I understand that the mediator will not disclose anything about this mediation that in any way identifies the parties to it. I also understand that the mediator cannot be called to testify as a witness in any future hearing unless required to by law. 6. I will not blame the mediator or try to obtain compensation or reimbursement from the mediator for anything connected to the mediationincluding the mediation agreement we reach. 7. If we reach a written agreement, I understand that it will		
 an agreement on issues concerning special education services for	accordir Departm and Cor	ng to the Administrative Rules of the lowa ment of Education, Bureau of Children, Family mmunity Services withas the
 be discussed in mediation, and because open and honest communication is required in order to reach resolution, all discussions that occur during this mediation process shall be confidential. I understand this is not intended to prohibit any of us from discussing information, including any written agreement we reach, on a need-to-know basis, with appropriate staff, family members, counsel, and professional advisors. 4. I understand that discussions and offers of agreement made and not accepted in the mediation cannot be used as evidence or as arguments in future hearings or civil proceedings. 5. I understand that the mediator will not disclose anything about this mediation that in any way identifies the parties to it. I also understand that the mediator cannot be called to testify as a witness in any future hearing unless required to by law. 6. I will not blame the mediator or try to obtain compensation or reimbursement from the mediator for anything connected to the mediationincluding the mediation agreement we reach. 7. If we reach a written agreement, I understand that it will 	an agre	ement on issues concerning special education
 made and not accepted in the mediation cannot be used as evidence or as arguments in future hearings or civil proceedings. 5. I understand that the mediator will not disclose anything about this mediation that in any way identifies the parties to it. I also understand that the mediator cannot be called to testify as a witness in any future hearing unless required to by law. 6. I will not blame the mediator or try to obtain compensation or reimbursement from the mediator for anything connected to the mediationincluding the mediation agreement we reach. 7. If we reach a written agreement, I understand that it will 	be disconnection honest resolution mediation this is no information and a necessity of the disconnection and a necessity o	ussed in mediation, and because open and communication is required in order to reach on, all discussions that occur during this on process shall be confidential. I understand not intended to prohibit any of us from discussing tion, including any written agreement we reach, sed-to-know basis, with appropriate staff, family
 about this mediation that in any way identifies the parties to it. I also understand that the mediator cannot be called to testify as a witness in any future hearing unless required to by law. 6. I will not blame the mediator or try to obtain compensation or reimbursement from the mediator for anything connected to the mediationincluding the mediation agreement we reach. 7. If we reach a written agreement, I understand that it will 	made a as evid	and not accepted in the mediation cannot be used ence or as arguments in future hearings or civil
compensation or reimbursement from the mediator for anything connected to the mediationincluding the mediation agreement we reach. 7. If we reach a written agreement, I understand that it wil	about t parties be call	his mediation that in any way identifies the to it. I also understand that the mediator cannot ed to testify as a witness in any future hearing
	compe anythir	nsation or reimbursement from the mediator for ng connected to the mediationincluding the

Please Print Your Name, Role and E-mail Address and Sign Below Your Email

Printed name and role (mediator)	TR 70
Email:	Application of the second of t
Signature	
Printed name and role	
Email:	
Signature	
Printed name and role	
Email:	
Signature	
Printed name and role	
Email:	
Signature	
Printed name, and role	
Email:	and the second s
Signature	
Printed name and role	
Email:	
Signature:	
Printed name and role	
Email:	
Signature	